

REMARKS

Non-Compliant Notice

The present Reply is the same as the Reply filed May 12, 2005, except that in this Reply the Listing of the Claims includes the correct status of claim 44 as "Previously Presented." The following remarks are identical to those presented in the Reply of May 12, 2005.

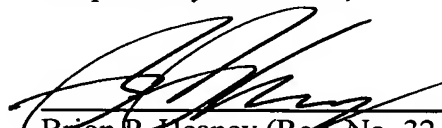
Amendments

The above amendment to claim 45 corrects an error presented in the Reply filed May 11, 2005. In that previous Reply, it was stated that claim 45 did not recite formula I4. However, formula I4 was inadvertently included in claim 45. The instant amendment cancels formula I4 from claim 45.

Also, in independent claims 24, 28 and 36 the definition of Y is changed to recite that when Y is a monohalogenated or polyhalogenated alkyl, alkenyl, alkenyloxy or alkoxy radical it contains up to 5 carbon atoms, rather than 1 to 5 carbon atoms, in light of the alkenyl and alkenyloxy radicals.

The Commissioner is hereby authorized to charge any fees associated with this response or credit any overpayment to Deposit Account No. 13-3402.

Respectfully submitted,



Brion P. Heaney (Reg. No. 32,542)
Attorney for Applicant(s)

MILLEN, WHITE, ZELANO & BRANIGAN, P.C.
Arlington Courthouse Plaza I, Suite 1400
2200 Clarendon Boulevard
Arlington, Virginia 22201
(703) 812-5308 [Direct Dial]
(703) 243-6410 [Facsimile]
Internet Address: heaney@mwzb.com

Filed: June 24, 2005
Attorney Docket No. **MERCK-2405**